PENNSYLVANIA PUBLIC UTILITY COMMISSION Uniform Cover and Calendar Sheet

REPORT DATE: July 17, 2000 2. BUREAU AGENDA NO. AUG-2000-TSM- 0151* BUREAU: Transportation and Safety SECTION(S): MCS&E PUBLIC MEETING DATE: APPROVED BY: August 17, 2000 Mahan 7-2496 DOCKETED Director: Supervisor:72Zeigler 3-5946 AUG 17 2000 7. PERSONS IN CHARGE: Travitz 7-5513 8. DOCKET NO.: A-00094076, F. 1, Am-C 9. (a) CAPTION (abbreviate if more than 4 lines)

(b) Short summary of history & facts, documents & briefs

FOLDER

- (c) Recommendation
- (a) Application of Glose Moving & Storage, Inc., Allentown, Lehigh County, a corporation of the Commonwealth of Pennsylvania, for the approval of the transfer to applicant of <u>all</u> of the right at A-00107045 held by Donald L. Gray Moving & Storage, Inc.
- (b) Transferor proposes to transfer all of its P.U.C. household goods in use right for a total consideration of \$30,000. The rights have been assigned a value of \$20,000 and the trade name a value of \$10,000. No tangible assets are involved.
- (c) The Bureau of Transportation and Safety recommends that the Commission adopt the proposed order approving the transfer application and that the certificate issued to the applicant, as amended, be further amended to include the right involved herein. The certificate issued to the transferor to be cancelled by Supplemental Order.

10. MOTION BY: Commissioner Chm. Quain

SECONDED: Commissioner Bloom

Commissioner Brownell - Yes Commissioner Wilson - Yes Commissioner Fitzpatrick - Yes

CONTENT OF MOTION: Staff recommendation adopted.



COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA PUBLIC UTILITY COMMISSION P.O. BOX 3265, HARRISBURG, PA 17105-3265 August 21, 2000

A-0.0094076
F.1 Am-C

GLOSE MOVING & STORAGE INC BEARCO SUPPLY 7655 MORRIS COURT SUITE 350 ALLENTOWN PA 18106

DOCUMENT FOLDER

Application of Glose Moving & Storage, Inc. . .

OCKETED AND 23 2000

To Whom It May Concern:

Enclosed is the compliance order issued by the Commission in this proceeding.

The applicant will not be permitted to operate or engage in any transportation granted by the enclosed order until a tariff has been prepared and filed in accordance with the enclosed instructions.

Motor carriers operating without complying with the above requirement will be subject to the penalty provisions of the Public Utility Code.

Commission regulations require compliance with all of the above requirement within sixty (60) days of the date of this letter. Failure to comply within the sixty (60) day period will cause the Commission to rescind the action of August 17, 2000 and dismiss the application without further proceedings.

Very truly yours,

James J. McNulty

Secretary

law
Enclosure
Certified Mail

Tariff Contact Person: Tariff Unit (717) 787-5945

Modification

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17105-3265

Public Meeting held August 17, 2000

Commissioners Present:

John M. Quain, Chairman Robert K. Bloom, Vice-Chairman Nora Mead Brownell Aaron Wilson, Jr. Terrance J. Fitzpatrick

Application of Glose Moving & Storage, Inc., for the transfer of all of the operating right of Donald L. Gray Moving & Storage. Inc., under the certificate issued at A-00107045, subject to the same limitations and conditions.

A-00094076 F. 1 Am-C

DOCUMENT FOLDER

ORDER

BY THE COMMISSION:

OCASETE AND 2000 This matter comes before the Commission on an application filed April 13, 2000. Public notice of the application was given in the Pennsylvania Bulletin of May 13, 2000. The unopposed application is certified to the Commission for its decision without oral hearing.

The total consideration for the right is \$20,000. The trade name has been assigned a value of \$10,000.

A review of the record before us indicates that the applicant possesses the requisite experience, equipment and financial capacity to provide the proposed service. As a currently certificated carrier, there is a presumption of fitness.

The authority to be transferred has been operated by the transferor, therefore, it is presumed that there is a continuing need, which may be overcome only by evidence to the contrary. <u>In re: Byerly</u>, 440 Pa. 521 (1970); <u>Hostetter v. Pa. P.U.C.</u>, 160 Super. Ct. 94 (1947). Since the record is void of any such evidence, this presumption of continuing public need applies in this transfer proceeding.

We find:

- 1. The applicant is fit, willing and able to provide the service proposed.
- 2. Transfer of the authority is in the public interest and is necessary for the continued accommodation and convenience of the public; THEREFORE,

IT IS ORDERED: That the transfer application be and is hereby approved and that the certificate issued on December 27, 1967, as amended, be further amended to include the following right:

To transport, as a common carrier, household goods in use, between points within an airline distance of twelve (12) statute miles of the limits of the town of Bloomsburg, Columbia County, including the boroughs of Berwick, Benton and Nescopeck, and from points in the said territory to points in Pennsylvania, and vice versa.

subject to the following general conditions:

- 1. That the operating authority granted herein, or now held, or subsequently granted to the applicant to the extent that it is duplicative, shall not be construed as conferring more than one operating right.
- 2. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and/or right(s) to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
- 3. That the applicant record in its Utility Account 1321 Franchises, the actual cost of such right(s) recorded by the original holder thereof.

- 4. That the applicant charge to Account 1341 Other Intangible Property, any amount of the consideration paid for the right(s) and going concern value attributable thereto in excess of the amounts recorded under condition 3 above
- 5. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any other entity, without the prior filing of an application and approval thereof by the Commission under Section 1102(a)(3) of Title 66, PA C.S.A.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted in this application until the following is submitted to the Commission:

1. A tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That upon compliance with the requirements above set forth, a certificate issue evidencing the Commission's approval of the right to operate as above-determined.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, the right(s) granted the transferor, Donald L. Gray Moving & Storage, Inc. at A-00107045 be cancelled and the record marked "CLOSED". Transferor holds no other active authority with the Commission.

BY THE COMMISSION,

James J. McNulty

Secretary

(SEAL)

ORDER ADOPTED: August 17, 2000

ORDER ENTERED:

AUG 2 | 2000



COMONWEALTH OF PENNSYLVANIA PENNSYLVANIA PUBLIC UTILITY COMMISSION P.O. BOX 3265, HARRISBURG, PA 17105-3265

DOCUMENT FOLDER

August 31, 2000

R-16

GLOSE MOVING & STORAGE INC BEARCO SUPPLY 7655 MORRIS COURT SUITE 350 ALLENTOWN PA 18106



Re: A-00094076, F.1, Am-C - Glose Moving & Storage, Inc.

Dear Sirs:

Under date of August 21, 2000, the Secretary's office transmitted to you the Commission's compliance order adopted August 17, 2000, evidencing approval of the above application which is in effect a transfer of the rights formerly held by Donald L. Gray Moving & Storage, Inc. at A-00107045. The letter transmitting the order directs attention to the requirement for the filing of a tariff.

In this instance it is not possible to meet the tariff requirements by the adoption of the former tariff for the reason that the present tariff's description of operating authority does not conform with the approval of this application.

It will be necessary, therefore, to file a new tariff which should be designated Freight Pa. P.U.C. No. 8. The tariff should name the same rates, rules and regulations as were filed by the former operator and may be issued to become effective on one day's notice under authority of Pa. Code, Title 52, Section 23.42.

Very truly yours,

For

Monroe Dove, Tariff Examiner William Hoshour, Supervisor

Insurance/Filing Unit

cc: Document Folder A-00094076, F.1, Am-C

Contact Person: M. Dove (717) 787-5945